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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/682,464	10/09/2003	Valery Kanevsky	10021270-1	9219
AGILENT TECHNOLOGIES, INC. Legal Department, DL429 Intellectual Property Administration			EXAMINER	
			CHERRY, STEPHEN J	
			ART UNIT	PAPER NUMBER
P.O. Box 7599 Loveland, CO 8	80537-0599		2863	
			MAIL DATE	DELIVERY MODE
			09/25/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

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	Application No.	Applicant(s)				
	10/682,464	KANEVSKY ET AL.				
Office Action Summary	Examiner	Art Unit				
	Stephen J. Cherry	2863				
The MAILING DATE of this communication app Period for Reply	pears on the cover sheet with the o	correspondence address				
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING D. - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period or - Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be till will apply and will expire SIX (6) MONTHS from the cause the application to become ABANDONE	N. mely filed the mailing date of this communication. ED (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on 25 M	<i>lay 2007</i> .					
2a) This action is FINAL . 2b) ☐ This	This action is FINAL . 2b)⊠ This action is non-final.					
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closed in accordance with the practice under E	Ex parte Quayle, 1935 C.D. 11, 4	53 O.G. 213.				
Disposition of Claims						
4)⊠ Claim(s) <u>13-25</u> is/are pending in the applicatio	n.					
4a) Of the above claim(s) is/are withdra	4a) Of the above claim(s) is/are withdrawn from consideration.					
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>13-19,22 and 25</u> is/are rejected.						
7) Claim(s) 20,21,23 and 24 is/are objected to.	r election requirement					
8) Claim(s) are subject to restriction and/o	r election requirement.					
Application Papers						
9)☐ The specification is objected to by the Examine	er.					
10)⊠ The drawing(s) filed on <u>10-9-2003</u> is/are: a)⊠	•					
Applicant may not request that any objection to the						
Replacement drawing sheet(s) including the correct						
11) The oath or declaration is objected to by the Ex	kaminer. Note the attached Office	ACTION OF IONIT PTO-152.				
Priority under 35 U.S.C. § 119						
12) ☐ Acknowledgment is made of a claim for foreigna) ☐ All b) ☐ Some * c) ☐ None of:	priority under 35 U.S.C. § 119(a	1)-(d) or (f).				
 Certified copies of the priority document 	s have been received.					
2. Certified copies of the priority document						
3. Copies of the certified copies of the prio		ed in this National Stage				
application from the International Burea * See the attached detailed Office action for a list		ed				
See the attached detailed Office action for a list	of the certified copies not receive	eu.				
Attachment(s) 1) Notice of References Cited (PTO-892)	4) 🔲 Interview Summary	/ (PTO-413)				
2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail D	ate				
3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date 3-3-06, 10-31-05, 10-9-03.	5) Motice of Informal F	-atent Application				
S. Batant and Tradamark Office		<u></u>				

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DETAILED ACTION

Election/Restrictions

Applicant's election with traverse of invention II in the reply filed on 5-25-2007 is acknowledged. The traversal is on the ground(s) that the inventions have enough in common that examination should have been performed. This is not found persuasive because applicant has not explained why the restriction was improper based on the criteria set forth in the MPEP. Although the groups have subject matter in common, there are also differences, as explained in the requirement for restriction, that make the restriction proper and necessary.

The requirement is still deemed proper and is therefore made FINAL.

Information Disclosure Statement

The information disclosure statement filed 10-9-2003 fails to comply with the provisions of 37 CFR 1.97, 1.98 and MPEP § 609 because the cited application is not a publication. It has been placed in the application file, but the information referred to therein has not been considered as to the merits. Applicant is advised that the date of any re-submission of any item of information contained in this information disclosure statement or the submission of any missing element(s) will be the date of submission for purposes of determining compliance with the requirements based on the time of filing the statement, including all certification requirements for statements under 37 CFR 1.97(e). See MPEP § 609.05(a).

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The examiner has considered US Patent Application Publication 20040203437 to Burch et al, which is related to the cited application.

Claim Objections

Claims 13-25 are objected to because of the following informalities:

Claim 13 refers to "making measurements" and "new measurements". The claim later refers to "said measurements". It is not clear whether this recitation is referring to the initial measurements, or the new measurement.

Appropriate correction is required.

Claim Rejections - 35 USC § 102

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 13-19, 22 and 25 are rejected under 35 U.S.C. 102(b) as being anticipated by GB 2 344 026 to Spicer.

Regarding claim 13, Spicer discloses s measurement method using mobile probes comprising:

providing a model to a mobile measurement device ('026, page 4, line 21 and page 6, line 17);

making measurements of model variables with said mobile measurement device ('026, page ('026, page 5, line 18 and page 6, line 16);

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evaluating, by said mobile measurement device, new measurements, using said model ('026, page 6, line 1 and page 6, line 19); and

augmenting said model using said measurements ('026, page 6, line 7 and abstract, "use by both user and service provider" requires that ability condition was saved and made available to both user and service provider, thereby augmenting provided model).

Regarding claim 14, and in view of the rejection of claim 13, Spicer discloses the method of claim 13 wherein said model on said mobile measurement device is augmented ('026, page 6, line 7 and abstract, "use by both user and service provider" requires that ability condition was saved and made available to the model in the mobile device, thereby augmenting the model).

Regarding claim 15, and in view of the rejection of claim 13, Spicer discloses the method of claim 13 wherein a model in a measurement system that provided said model to said mobile measurement device is augmented ('026, page 6, line 7 and abstract, "use by both user and service provider" requires that ability condition was saved and made available to the service provider, thereby augmenting the service provider model model).

Regarding claim 16, and in view of the rejection of claim 13, Spicer discloses the method of claim 13 wherein said model provided to said mobile measurement device

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comprises a portion of a central measurement system model ('026, page 4, line 22, and page 6, line 17).

Regarding claim 17, and in view of the rejection of claim 13, Spicer discloses the method of claim 13 wherein said evaluating further comprises determining if the new measurements reinforce said model, and said augmenting comprises noting said reinforcement in said model ('026, page 6, lines 1-12, storage of "ability" condition resulting from comparison, positive comparison results are interpreted as reinforcing the model).

Regarding claim 18, and in view of the rejection of claim 13, Spicer discloses the method of claim 13 wherein said evaluating further comprises determining if the new measurements detract from said model ('026, page 6, lines 1-12, storage of "ability" condition resulting from comparison, negative comparison results are interpreted as detracting from the model).

Regarding claim 19, and in view of the rejection of claim 18, Spicer discloses the method of claim 18 wherein said evaluating further comprises evaluating the accuracy of a detracting measurement ('026, page 6, line 19, determination of confidence).

Regarding claim 22, and in view of the rejection of claim 19, Spicer discloses the method of claim 19 further comprising adding new measurements to said model when said new measurements improve said model ('026, page 6, line 7).

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Regarding claim 25, and in view of the rejection of claim 13, Spicer discloses the method of claim 13 wherein said mobile measurement device comprises:

communication capabilities for communicating said measurements and an augmented model to a measurement system ('026, page 6, line 7, results retrieved at later time by service provider requires communication capabilities);

computational resources available for carrying out said evaluation; and measurement capability ('026, page 5, line 15, "processor 204").

Allowable Subject Matter

Claims 20-21, and 23-24 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims, and to overcome other claim objections.

The following is a statement of reasons for the indication of allowable subject matter:

Claim 20 recites, "discarding faulty measurements". This feature, in combination with remaining claim limitations, overcomes the prior art of record.

Claim 21 recites, "replacing existing measurements in said model with measurements that improve said model". This feature, in combination with remaining claim limitations, overcomes the prior art of record.

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Claim 23 recites, "said evaluating further comprises determining if data in said model for a location of a new measurement is sufficient, and adding said new measurement to said model in response to said model having insufficient data for said location of said new measurement". This feature, in combination with remaining claim limitations, overcomes the prior art of record.

Claim 24 recites, "wherein said mobile measurement device is a wireless telephone, said variable is an RF field strength at a location and said model is a model of RF field strength for a geographical area". This feature, in combination with remaining claim limitations, overcomes the prior art of record. It is noted that Spicer discloses a system for confirming an ability of a user to receive a signal; however, in a wireless telephone, the central facility is always aware of communication with remote devices.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Stephen J. Cherry whose telephone number is (571) 272-2272. The examiner can normally be reached on M-F 8:00-4:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, John Barlow can be reached on (571) 272-2269. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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SJC

Stephen Cherry Examiner 2863